

Appl. No. : 09/835,830
Filed : April 16, 2001

REMARKS

The Claims 1 – 13 have been rejected under 35 U.S.C. § 112 second paragraph, as being indefinite. Claim amendments have been made in light of the Examiner's review.

In Claims 1 and 2, the phrases rejected to, namely, "substantially all of the components," and "other automobile controls" have been deleted.

Claim 1 has been amended to recite "a floor board" to provide the requisite antecedent.

In Claims 1 and 2, the reference to "spherical mirror" is amended to clarify that the spherical mirror is a "third" mirror.

In Claims 3 and 4, the preamble has been amended to recite "A race car virtual reality simulator providing a computer display image to the eyes of a viewer seated within said simulator." As amended, the phrases "the eyes of the viewer" and "the computer display image" now have the requisite antecedent basis.

In Claim 5, the preamble has been amended to recite "An apparatus for providing users of said apparatus a display system. . . ." to provide antecedent basis for "the user."

Claim 7 has been amended so that the now recited "said cockpit" is the "cockpit" referred to in Claim 5.

Claim 8 has been amended so that the now recited "said covered frame housing" refers to the "covered frame housing of Claim 5."

Claim 10 have been amended to delete the objected term "fully configurable."

Claim 11 has been cancelled since Claim 5 already recited an "enclosed" cockpit.

Claim 13 has been amended to recite "said plurality of interactive displays are configured. . . ." to have antecedent basis in Claim 5. Claim 13 has also been amended to correct a typographical error in the spelling of "projector".

Applicant appreciates the Examiner's careful review of the claims. As amended, Applicant respectfully submits that the claims now fully comply with 35 U.S.C. § 112.


Please charge any additional fees, including any fees for additional extension of time, or credit overpayment to Deposit Account No. 11-1410. If any questions remain, however, the Examiner is cordially invited to contact the undersigned attorney so that any such matters may be promptly resolved.

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Respectfully submitted,

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Dated: March 10, 2005

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GRAPRI.001A/MISCELLANEOUS/AMENDMENT TO PATENT APPLICATION
Document #1316412v1